Manny Plus One etc. Document 36-25 Filed 09/03/2008 Page 1 of 1

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Wed, Aug 6, 2008 at 10:06 PM

To: Deborah MartinNorcross dmartinNorcross dmartinNorcross dmartinnorcross.comdmartinnorcross.com<

Counselors-

Plaintiff has responded in good faith to all the requests by the defendants. We await your motion. Also, please find attached plaintiff's pay stubs from her employment at Pacific Islands Club. They are Bates Stamped 000796 - 000806

Uwem I. Umoh 255 Livingston Street, 4th Floor Brooklyn, NY 11217 718.360.0527 800.516.5929 (Fax)

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----- Original Wessage ------Subject: Mann v. Plus One, etc.

From: "Deborah MartinNorcross" <dmnorcross@martinnorcross.com>

Date: Wed, August 06, 2008 6:15 pm

To: "chidieze@yahoo.com" <chidieze@yahoo.com>, "numoh@umohlaw.com" <numoh@umohlaw.com>

Cc: "Harold Derschowitz (x263)" <HDERSCHOWITZ@lskdnylaw.com>

Dear Messrs. Eze and Umoh:

The Court afforded your client a final opportunity to respond properly to Defendants' discovery. You had until today.

Not only have you not properly supplemented, you have not supplemented at all.

Please be advised that we will be seeking not only the evidential sanctions to which Judge Buchwald referred on July 30, 2008, but also monetary and other sanctions. See e.g. affirmative defenses asserted by Defendants Plus One Holdings, Inc. and Jamie Macdonald.

Deborah Martin Norcross